Application No.: 10/594,973 Amendment under 37 CFR §1.111
Art Unit: 2162 Attorney Docket No.: 063113

AMENDMENTS TO THE DRAWINGS

The attached replacement sheet of drawings includes changes to Fig. 10. In the attached sheet of drawings, the underline of letters "No" has been deleted on S88.

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REMARKS

Claims 1-20 are pending in the application. By this Amendment, claim 7 has been

amended. It is submitted that this Amendment is fully responsive to the Office Action dated

September 30, 2008.

Disposition of Claims

In Office Action Summary, the Examiner indicates that claims 1-10 are pending in the

application. However, by the Response filed on September 3, 2008, Applicants elected Group I

(claims 1-10) from pending claims 1-20 in response to the Restriction Requirement dated August

19, 2008. Therefore, claims 1-20 are still pending and claims 11-20 are withdrawn from

consideration. As such, it is respectfully requested that the Examiner corrects the disposition of

claims with our next Patent Office response.

Claim Rejections - 35 U.S.C. §102

Claims 1-10 are rejected under 35 U.S.C. §102(e) as being anticipated by Takahashi

(USP 6,952,522).

This rejection is respectfully traversed. Takahashi considers, when the signal

(corresponding to the main information in the present claimed invention) is recorded on a

recording medium, a large number of buffer is needed due to many seeks for a continuous

playback, if information which should be reproduced continuously are divided into and arranged.

Takahashi also discloses that the signal is recorded in free area having a size equal to or larger

than a predetermined time length in an operation to record a signal onto a recording medium.

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On the other hand, an object of the present claimed invention is to make possible

writing/reading of the information about the directory in a file system which manages files

hierarchically by files on which a main information is recorded and a directory which is a storage

place of a plurality of files, even if there are accidents, such as power supply cutoff. The feature

of that structure is in the method of recording directory information.

As mentioned above, the present claimed invention distinguishes over Takahashi because

Takahashi only teaches where the main information is recorded.

In addition, while Takahashi discloses the FAT system as the Examiner mentioned in the

Action, Takahashi only states the structure of FAT and the management in sector units.

As to claim 1

Claim 1 recites that predetermined information is first recorded in a work sector before

performing primary recording as well as the number of mountings of the file system is further

recorded in the work sector.

Takahashi fails to disclose these features.

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Specifically, Takahashi only describes, in col.5, lines 56-63, a general explanation of the

FAT system and it is not related to the feature of the present claimed invention. Takaliashi

teaches which area the main information is recorded on and Takahashi is different from the

present claimed invention in the method of recording the directory for controlling the location of

the main information (Please see col.6, lines 9-40 of Takahashi).

Accordingly, claim 1 distinguishes over Takahashi.

Claims 2-6 are dependent from claim 1 and recite the additional features set forth therein.

Accordingly, claims 2-6 also distinguish over Takahashi for at least the reasons set forth above.

As to claim 7

Claim 7 recites that a file system which writes in and reads from a recording medium per

predetermined unit is used, and information about the directory is separated by a predetermined

offset and a plurality of the information pieces are written in the predetermined unit.

That is, it means that Claim 7 recites that there is a plurality of the information about the

same directory. In order to clarify this point, claim 7 has been amended to recite "information

about the directory is written in the predetermined unit a plurality of times such that the plurality

of the information about the directory written in the predetermined unit are separated from each

other by a predetermined offset." This Amendment is supported by Fig. 10 and the specification

(page 18, lines 16-30).

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It is submitted that Takahashi fails to disclose that a plurality of the information about the

same directory is written in. Specifically, in col.5, lines 36-39, Takahashi explains in the case of

recording additional main information, not the information about the directory. Further, that

main information temporarily overlaps only a small part and finally the areas of overlap are lost.

(Please see the Fig9, for example.)

These features of Takahashi are not directed to the writing of the information about the

directory. Therefore, Takahashi fails to disclose that a plurality of that information is written in

for the purpose of the backup.

Accordingly, claim 7 distinguishes over Takahashi.

Claims 8-10 are dependent from claim 1 and recite the additional features set forth

therein. Accordingly, claims 8-10 also distinguish over Takahashi for at least the reasons set

forth above.

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In view of the aforementioned amendments and accompanying remarks, Applicants

submit that the claims, as herein amended, are in condition for allowance. Applicants request

such action at an early date.

If the Examiner believes that this application is not now in condition for allowance, the

Examiner is requested to contact Applicants' undersigned attorney to arrange for an interview to

expedite the disposition of this case.

If this paper is not timely filed, Applicants respectfully petition for an appropriate

extension of time. The fees for such an extension or any other fees that may be due with respect

to this paper may be charged to Deposit Account No. 50-2866.

Respectfully submitted,

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